EASTERN DISTRICT OF NEW YORK	V	
UNITED STATES OF AMERICA	:	
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-against-	Į.	
	<u>:</u>	Ind. No. 15 CR 637(S-1) (KAM)
	1	
MARTIN SHKRELI,	:	
EVAN GREEBEL,	.	
Defendants.	\$	
	X	

DEFENDANT MARTIN SHKRELI'S PROPOSED JURY QUESTIONNAIRE

By: Brafman & Associates, P.C.

Attorneys for Martin Shkreli
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New York, NY 10017

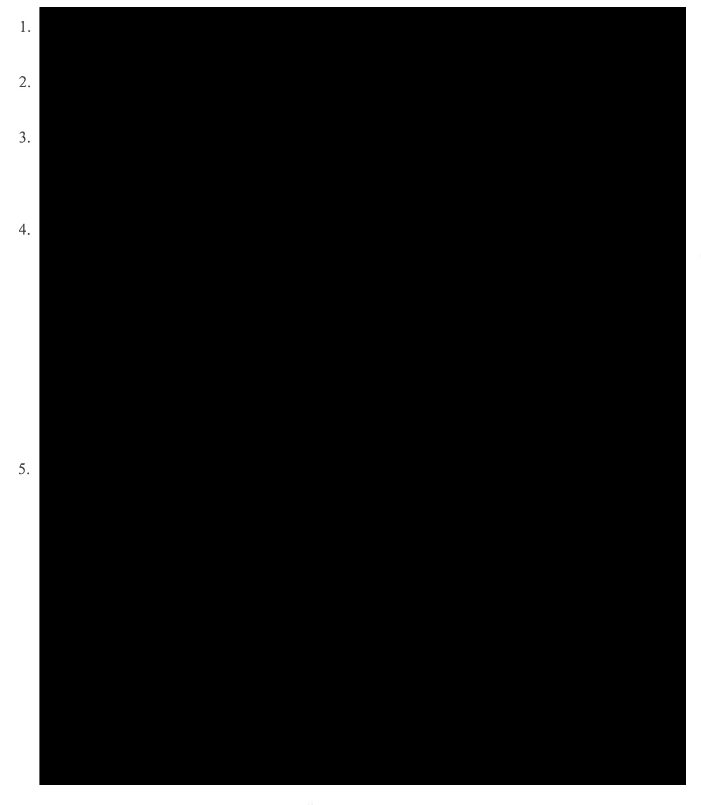
Tel - 212-750-7800

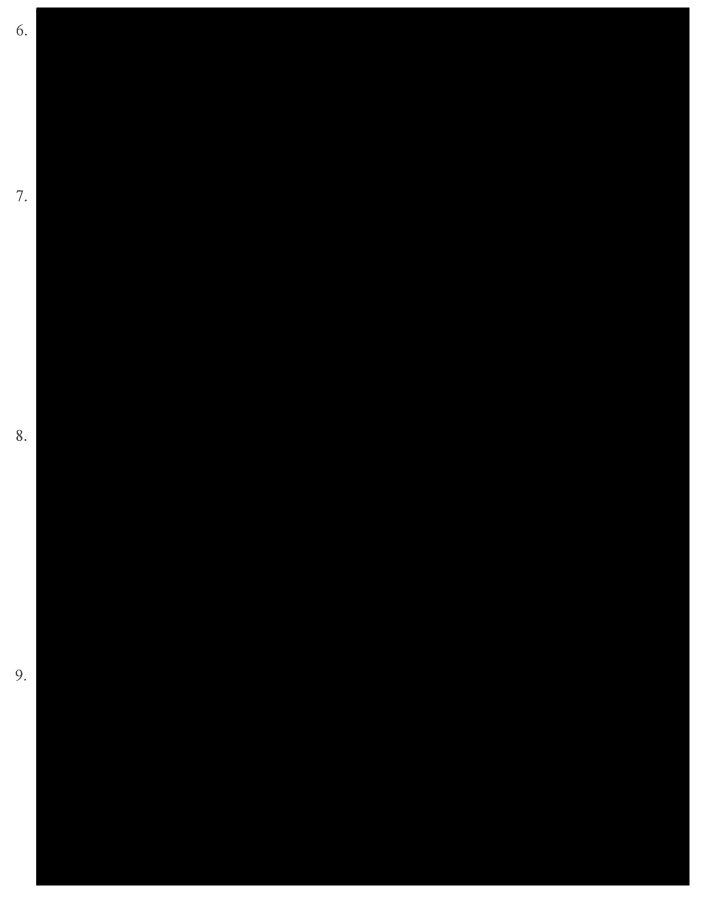
Fax - 212-750-3906

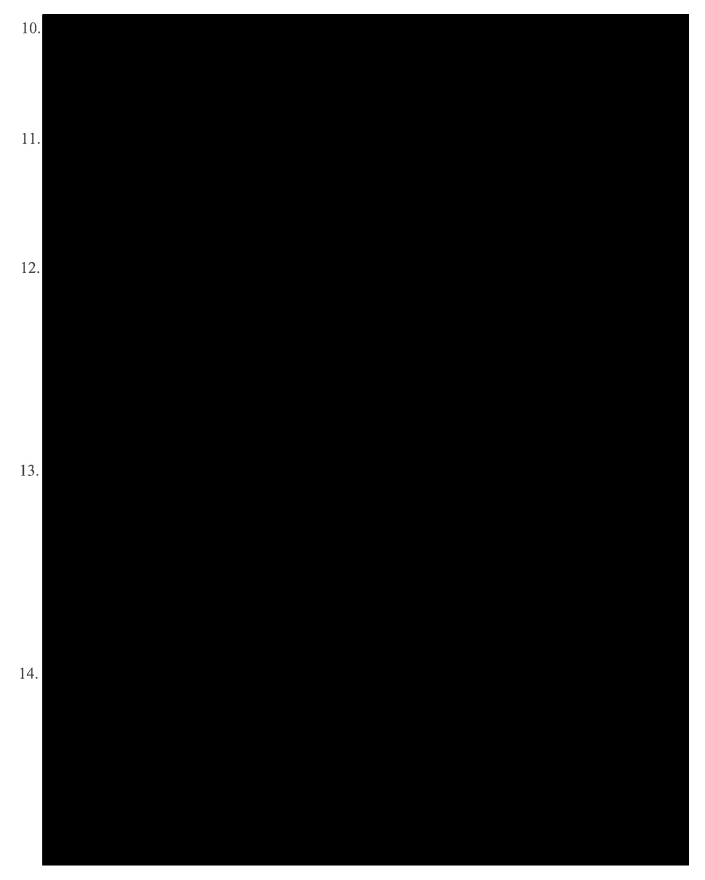
bbrafman@braflaw.com

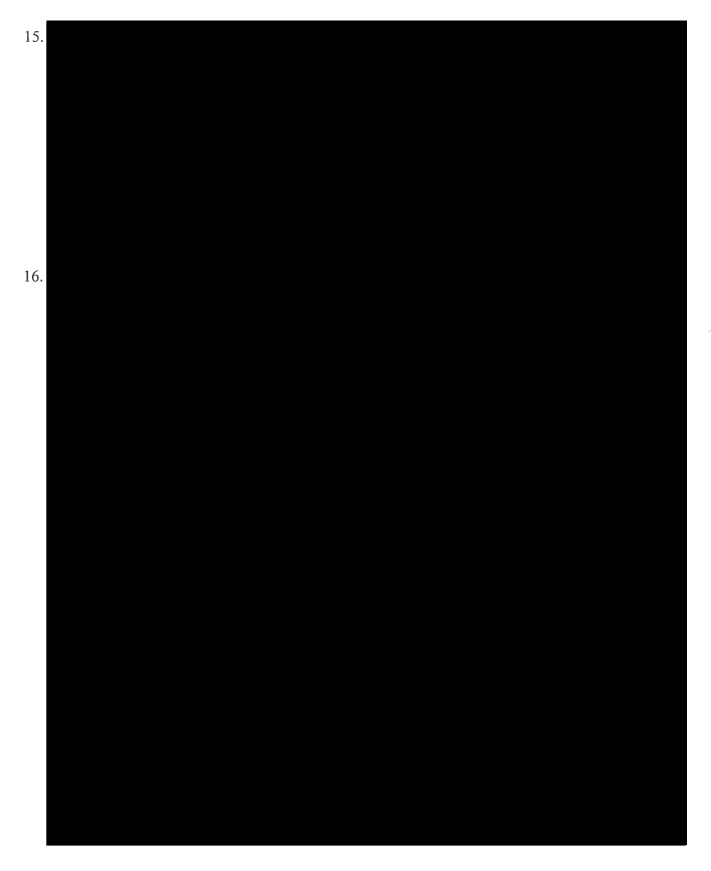
Of Counsel: Benjamin Brafman

Andrea Zellan Marc Agnifilo Jacob Kaplan Pursuant to Rule 24 of the Federal Rules of Criminal Procedure and this Court's Amended Scheduling Order (Dkt. No. 147) defendant Martin Shkreli respectfully requests that the Court include the following questions when examining prospective jurors in this case:









Dated: New York, New York

April 21, 2017

Respectfully submitted,

Benjamin Brafman

Marc Agnifilo Andrea Zellan Jacob Kaplan

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To: The Court (via hand delivery)

All Counsel (via ECF)